AO 247 (Rev. 03/19) Order Regarding Motion for Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(2)

Page 1 of 2 (Page 2 Not for Public Disclosure)

| UNITED STATES | DISTRICT C | OURTSDNY | |
|---|---|---|--|
| for the | | DOCUMENT | |
| Southern District of New York | | ELECTRONICALLY FILED | |
| Y 1. 1.00 | | DOC#: | |
| United States of America v. |) | DATE FILED: 3/30/2024 | |
| Henry Ventura | Case No: 20 CR | Case No: 20 CR 10-01 (CM) | |
| Date of Original Judgment: Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any) | 1 | USM No: 76366-054 | |
| |) Amy Gallicchio | Amy Gallicchio | |
| | Defendant's Attorney | | |
| ORDER REGARDING MOTION | N FOR SENTEN | NCE REDUCTION | |
| PURSUANT TO 1 | 8 U.S.C. § 3582(| (c)(2) | |
| Upon motion of the defendant the Director § 3582(c)(2) for a reduction in the term of imprisonment im subsequently been lowered and made retroactive by the Uni § 994(u), and having considered such motion, and taking in and the sentencing factors set forth in 18 U.S.C. § 3553(a), | posed based on a guid ted States Sentencing to account the policy | deline sentencing range that has commission pursuant to 28 U.S.C. statement set forth at USSG §1B1.10 | |
| | nths is reduced to | sentence of imprisonment (as reflected in en motion is granted) | |
| The November 1, 2023, edition of the Guidelines Maccommitting the instant offense while on a criminal just points") and created a reduction in the offense level for Pursuant to §1B1.10, these amendments have been macThe defendant is precluded from a sentence reduction Guideline Amendments because defendant fails to mee Status Points or Zero-Point Offender amendments. | ice sentence at USS r zero-point offende de retroactive. pursuant to the 202 | GG §4A1.1(e) ("status ers at USSG §4C1.1. | |
| Except as otherwise provided, all provisions of the judgment IT IS SO ORDERED. Order Date: 05/29/2024 | ue hi | shall remain in effect. Judge 8 signature | |
| | | | |